IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

KENNETH JACKSON,

Plaintiff,

v.

Case No. 1:15-cv-11140

EXPERIAN INFORMATION SOLUTIONS, INC., OCWEN LOAN SERVICING, LLC, RESIDENTIAL CREDIT SOLUTIONS, INC.,

Hon. Matthew F. Kennelly

Defendants.

DECLARATION OF ADAM W. WIERS

I, Adam W. Wiers, declare and state as follows:

- 1. I am a partner at the law firm of Jones Day and one of the attorneys representing Experian Information Solutions, Inc. in the above captioned case.
- 2. On September 16, 2016, I took the deposition of Plaintiff Kenneth Jackson at Jones Day's offices at 77 West Wacker Drive, Chicago, IL. Plaintiff was defended by his attorney Dan McGarry of Sulaiman Law Group.
- 3. During the deposition, Plaintiff admitted that portions of paragraph 43 of the Complaint which alleged that he had suffered credit denials and mental anguish flowing from those credit denials were inaccurate. Immediately following the admission, Mr. McGarry demanded a break, claiming that he needed to use the facilities.
- 4. After going off the record. Mr. McGarry asked Plaintiff if he too needed to use the facilities. Plaintiff indicated that he was fine and did not need a break. After a few moments of awkward silence, I asked Mr. McGarry if he actually needed to use the facilities, or whether the request for a break was just a ruse to get off the record. Mr. McGarry then stood up and proceeded to reprimand me in front of his client about the line of questioning regarding the

CASE NAME	JUDGE	9	DAMAGE ALLEGATION
Kaczor v. Experian (1:15-cv-05545)	Ellis	41	As a result of Defendants' conduct, Plaintiff has suffered various types of damages as set forth herein, including specifically, the loss of credit, the loss of the ability to purchase and benefit from a line credit, the loss of time and other frustration and aggravation associated with writing dispute letters, time and money expended meeting with his attorneys, tracking the status of his disputes, and monitoring his credit file, and the mental and emotional pain and suffering, anguish, humiliation, and embarrassment of credit denial.

Another twelve include the same, virtually identical paragraph:

CASE NAME	JUDGE	9	DAMAGE ALLEGATION
Freedom v. Experian et al	Castillo	205	
(1:15-cv-10135)			
Aranda v. First Midwest et	Lee	197	
al (1:16-cv-06116)			
Hupfauer v. Citibank et al	Castillo	116	
(1:16-cv-00476)			
Grant v. CitiMortgage et al	Pallmeyer	121	
(1:15-cv-10427)			As a result of the conduct, actions, and inaction of Experian,
Jackson v. Experian et al	Blakey	164	[Plaintiff has] suffered various types of damages as set forth
(1:15-cv-09627)			herein, including specifically, the loss of credit, the loss of
Morgan v. Equifax et al	Alonso	130	ability to purchase and benefit from a credit line, certified mail
(1:15-cv-10640)			expenses, and other frustration and aggravation associated with
Pappas v. US Bank et al	St. Eve	82	writing dispute letters, time and money expended meeting with
(1:15-cv-08115)		(A)	his attorneys, tracking the status of [his] disputes, monitoring
Price v. Ocwen et al (1:15-	Durkin	106	[his] credit file, and the mental and emotional pain and
cv-07593)			suffering, anguish, humiliation, and embarrassment of constant
Radney v. Bayview et al	Darrah	164	credit denials.
(1:15-cv-09380)			
Smuk v. Bank of America et	Gettleman	182	
al. (1:15-cv-06242)			
Osuna v. Seterus et al.	Ellis	136	
(1:15-cv-10231)			
Webb v. Bank of America	Leinenweber	147	
(1:15-cv-10355)			

And ten others include language that is extremely similar:

CASE N'AME	JUDGE	9	DAMAGE ALLEGATION
Zorba v. World's Foremost et al (1:15-cv-08665)	Alonso	45	As a result of the conduct, actions, and inaction of Defendants, Plaintiff has suffered various types of damages as set forth herein, including specifically, the loss of credit, the loss of the ability to purchase and benefit from a line credit, the loss of time and other frustration and aggravation associated with dealing with and trying to correct false information in her credit file, time and money associated with the dispute process, monitoring her credit file, and the mental and emotional pain, anguish, humiliation, and embarrassment of employment and credit denials.
Gagnon v. JPMorgan Chase et al (1:15-cv-	Dow	168	As result of the conduct actions and inaction of Experian Gagnon has suffered various types of damages as set forth herein

CASE NAME	JUDGE	9	DAMAGE ALLEGATION
	The state of the state of		credit line, certified mail expenses, anxiety, and further
			frustration and aggravation associated with writing dispute
			letters, time and money expended meeting with attorneys,
			tracking the status of disputes, monitoring his credit file, and
			mental and emotional pain and suffering.

- 6. In September 2016, Experian filed its first two motions for summary judgment in these cases. In these motions, Experian argues, among other things, that the cases should be summarily dismissed for a failure to demonstrate actual damage. Attached as Exhibits A and B to this Declaration are Experian's briefs in support filed in both of those cases.
- 7. On September 22, 2016, Experian served Plaintiff with a copy of its Motion for Rule 11 Sanctions. On October 12, 2016, Plaintiff's counsel acknowledged receipt of the Motion and asked whether the problem would be remedied if they simply stipulated that Plaintiff's credit denials were received after filing the Complaint. We responded by indicating that no such stipulation was necessary, as we already have deposition testimony to the effect, and the only acceptable cure would be dismissal of the Complaint. Plaintiff's counsel indicated that they may move to amend the Complaint, something Experian indicated it would oppose.

I declare under penalty of perjury that the foregoing is true and correct. Executed on October 14, 2016.

Adam W. Wiers

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing was filed using the CM/ECF system, which will effectuate service on all counsel of record.

/s/ Jason Z. Zhou